

**THE LAW OFFICE OF C. ANDERSON PARKER**

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September 15, 2017

Luis Carlos Castillo Cervantes  
1500 Trinity St  
Mission, TX 78572  
*Via regular and certified mail*  
*Via e-mail to: [lcccrx@gmail.com](mailto:lcccrx@gmail.com)*

Luis Carlos Castillo Cervantes  
c/o Homer Gonzalez  
4314 S. Conway Ave.  
Mission, TX 78572-0034  
*Via regular and certified mail*

Re: Payment of outstanding Rajet Aeroservicios invoices

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Mr. Castillo Cervantes,

My firm represents Rajet Aeroservicios S.A. de C.V. ("Rajet"), with whom you contracted for private plane transportation for over 11 years. Rajet provided you invoices for this air transportation as it occurred, and through April of 2015 your account balance had essentially been paid in full. As you know, beginning in April of 2015 you began to accrue an unpaid balance on your account. Rajet first wrote you about this unpaid balance on April 15, 2015. Your office responded that same day: "This week we are very complicated, we will not be able to make a payment. The upcoming week would be a possibility, hopefully you can still provide service to us if it is required, and you can see that we have not stopped paying."

At your requests, Rajet continued providing air transportation services to you, based on your office's multiple promises to pay the amounts incurred. Through the present, you have not disputed the validity of any of the charges you incurred with Rajet.

You continued making only partial payments on your account and therefore your unpaid balance rose to \$255,891.70 at the end of 2015 even after a \$46,494.05 payment by you on December 30, 2015, as discussed with you in the attached e-mail. You continued incurring significant charges with Rajet and only making partial payments until your account balance finally reached \$1,284,994.81 as of your last flight in June of 2016. I have attached here an

Exhibit B

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account statement detailing your previously provided invoices, your partial payments and the account balance from March 18, 2015 through June 7, 2016.

Ms. Rojas wrote you again on September 30, 2016, inquiring as to the payment status of that specific \$1,284,994.81 outstanding balance. Your office wrote back on October 5, 2016: “We have struggled for months with liquidity and that is why we have not been able to make payments. We are waiting for resources that are owed to us in these first weeks of the month, having something we will send to you.”

After Luis Rajet spoke with you regarding the outstanding balance, Ms. Rojas again wrote your office on October 17, 2016: “Per the conversation between Ing. Castillo y Cap. Rayet, he pledged to make a payment tomorrow.” Your office responded that they would “check with you” about payment. I am attaching copies of those e-mail correspondences here. Other correspondences between your office and Rajet regarding these invoices are available here:

[https://canalesparker-my.sharepoint.com/personal/ckelsey\\_canalesparker\\_com/\\_layouts/15/guestaccess.aspx?folderid=02a64f5e6f36a4f55b4f54ab38a71d300&authkey=AXCnjtHedukFaX4t0ZpzjcQ&expiration=2017-12-13T21%3a07%3a06.000Z](https://canalesparker-my.sharepoint.com/personal/ckelsey_canalesparker_com/_layouts/15/guestaccess.aspx?folderid=02a64f5e6f36a4f55b4f54ab38a71d300&authkey=AXCnjtHedukFaX4t0ZpzjcQ&expiration=2017-12-13T21%3a07%3a06.000Z)

As recently as February 3, 2017, your office still maintained that you would be making good on payment of your account balance.

As you know, and as noted throughout our prior correspondences with you, there are extensive costs associated with private air charters, including fuel and FBO costs, payment of pilots, and the costs of Rajet’s aircraft financing and maintenance. Rajet has expended significant out-of-pocket resources to provide the flights detailed in these invoices.

This letter serves to again formally demand payment of your account balance of \$1,284,994.81. If we are not able to reach an agreement for a payment schedule by October 7, 2017, my office will be forced to file suit in Texas to obtain a legal judgment against you. As you may know, such a judgment would also require your payment of Rajet’s legal fees expended to obtain and collect the judgment, as well as pre and post-judgment interest on your account balance.

Upon obtaining that judgment we would then conduct court-supervised discovery to identify and obtain any assets of yours that might satisfy the judgment.

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Please let me know if you have any questions about this matter.

Sincerely,

A handwritten signature in black ink, appearing to read 'C. Anderson Parker', written over a horizontal line.

C. Anderson Parker  
The Law Office of C. Anderson Parker

Enclosures:

Castillo Account Statement - March 18, 2015 through June 7, 2016

E-mail correspondences from:

April 15, 2015

December 30, 2015

September 30, 2016/October 5, 2017

October 17, 2016

February 3, 2017

cc:

Sr. Luis A. Rayet Díaz

Director General

**Rajet Aeroservicios S.A. de C.V.**

Carr Saltillo-Monterrey k.m. 13.5,

Hangar 39, Aeropuerto Internacional

Plan de Guadalupe, Ramos Arizpe,

Coahuila C.P. 25900

Via e-mail to: [luisrayet@rajnet.net](mailto:luisrayet@rajnet.net)